United States Bankruptcy Court Eastern District of Michigan

In re: Jillian Miranda Phillips,	Case No. 15-49932
	Chapter 13
Debtor.	Judge: Mark Randon
/ /	
Debtor's Chapter 13 Confir	
[To be comp	pleted fully]
At the next confirmation hearing in this c following]	ase, the debtor intends to: [Check ONE of the
	tor's plan, because all timely objections of ed. I have emailed to the trustee a proposed paragraph 2 of the Chapter 13 Case
not been resolved. I have emailed to the required in paragraph 2 of the Chapter 13 impasse in attempting to resolve these obtollowing are: (a) the parties whose timely	r's plan, even though all timely objections have trustee a proposed order confirming the plan, as a Case Management Order. The parties are at an jections despite all reasonable efforts. The y objections have not been resolved; (b) their nd factual issues that must be resolved by the
Trustee Objections: Issues:	
Creditor # 1: Objections: Issues:	
Creditor # 2: Objections: Issues:	
3 Request an adjournment of the concause:	nfirmation hearing to, due to the following good
——————————————————————————————————————	construe this as a motion by the debtor to $0.17(f)(2)$, and the Court will enter an order of

dismissal and the case will be removed from the docket, unless the case was previously converted from Chapter 7, 11, or 12 to Chapter 13. In that event, a separate motion to dismiss must be filed within 7 days.]

5. ___ Convert the case to chapter 7. [The debtor must promptly file a separate notice of conversion under Fed.R.Bankr.P. 1017(f)(3), and pay the filing fee for such notice. Such notice of conversion will cause the case to be converted without the entry of an order of conversion.]

_/s/LaToya Larkin LaToya Larkin (P71569) Debtor's Attorney Kostopoulos & Associates, PLLC 31201 Chicago Rd S, Ste. C-102 Warren, MI 48093 law@kostopouloslawyers.com